ST AND BYE !!

MEMORANDUM FOR: DD/Pers/SP

DD/Pers/R&P DD/Pers/P&C Chief, SAS

CMO/OP

OP/Admin Officer

SUBJECT

Potential Government Accounting
Office Audit of Agency Programs

- 1. Attached is a memorandum from Mr. Thomas B. Yale, who is Chairman of the GAO Task Force. He states in his memorandum to all DDA Office Directors that it will be useful for each Directorate to identify with complete specificity all restrictions which must be placed on auditors.
- 2. Please let the Director of Personnel know in writing by close of business on Wednesday, 3 September, any restrictions you believe to be necessary for the Office of Personnel.

Executive Assistant to the Director of Personnel

Att

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MUMORANDUM FOR: All Office Director

SULTROIT Potential GAO Addit of Agency Programs

l. An Agency task force of Fire route opresentatives has been established at the request of Mr. Codby to develop recommendations for his consideration concerning the ground rules which should apply to any requestion by CAO of audit of Agency activities.

- In considering alternatives for the scope of audit, it seems necessary to define or itentify the parameters for the broadest possible scope densistent with continuation of Agency operational activities. For this purpose, it must be assumed that the Agency can negotiate with 6AO and the Congress to monitor the content of all reports and to limit the distribution of reports on a basis that will fully protect intelligence sources and methods. This approach presupposes all GAO personnel to be involved in qualit of Agency activities directly or indirectly would be fully cleared for accers to cach activity for which a particular subitor (c) may have responsibility -- thus there would be no restrictions on the internal documentation or information which the amiltar could There must necessarily, however, be certain restrictions on actions the GAO auditors way take to confirm financial transactions, evaluate effectiveness of program execution, or confirmattainment of program objectives to the same extent that there are case basis restrictions in these areas for Agency financial certifying officers and Agency auditors. For example, it would not be appropriate, for obvious reasons, for a GAO auditor to (a) go into a Svips bank to confirm recoupt by the bank of a deposite into a turn seed account, (b) review the activities of the wet the parties carrying out. o coverb action program, or (c) interview key persons esseciwood with the target of the covert action program to assess the degree to which the program may have attemped its jebjentives.
- The task force has not trice and has determined it the id by new his for each Director to to it atily with complete specificatry all restrictions which must be placed on auditors not with regard to access to inferred deciments tion or information, but actions such as those illectrated

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above that rould compremise the administy. The DDO and DOSAT representatives on the task force are in the process of identifying restrictions for activities in the jurisdiction of those Directorates; the DDI representative has indicated no restrictions are applicable to DDI activities; I would appreciate each of you bringing to my attention, in writing, restrictions which should apply to activities under your jurisdiction.

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Thomas B Yale Chairman, GAO Task Force Approved For Release 2002/01/08 : CIA-RDP84-00688R000200140006-4

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